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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/762,881	03/27/2001	Subhash Narang	360.07-US1	1944	
34284	7590 07/15/2003				
ROBERT D. FISH; RUTAN & TUCKER, LLP			EXAMINER		
P.O. BOX 195 611 ANTON 1	BLVD., 14TH FLOOR	PADGETT, MARIANNE L			
COSTA MESA, CA 92628-1950			ART UNIT	PAPER NUMBER	
			ARTONI	PAPER NUMBER	
			1762 DATE MAILED: 07/1 <i>5/</i> 2003	8	

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE U.S. Patent and Trampark Office

DATE MAILED:

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Alexandria, Virginia 22313-1450

CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION		ATTORNEY DOCKET NO.
09/162,881			_	
,				EXAMINER
			ART UNIT	PAPER
			·	8

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner for Patents

It is noted that preliminary amendment B received in at the PTO on 4/30/03 & dated 4/24/03 crossed in the mail with the rejection of 4/28/03, paper #6. Initial review of the 4/30/03 amendment for a supplemental rejection reveiled informalities that require the attected notice of non-compliance. Preliminary review notes many 112 issues removed & new art issues not yet considered. The terms of uncertain scope: "active"; "integrated"; & "strong" still need defining, or some other remedy. None of the remaining anticedence problems discussed in the rejection & not changed, require correction under the present office policy, but a substitute amendment with correct undelining/crossed-out & numbering of the claims is needed, with clarification of the status of old claim 18 (is it cancled or still a pending limitation?).

PRIMARY EXAMINER

DEMARK OFFICE

UNDER SECRETARY OF COMMERCE FOR INTELLECTUAL PROPERTY AND DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, DC 20231

Paper No

Notice of Non-Compliant Amendment (37 CFR 1.121)

	1,0200 012.011
Sept. 19	The amendment filed on
	OLLOWING ITEMS ARE REQUIRED FOR COMPLIANCE WITH RULE 1.121 (APPLICANT NEED NOT RE- IT THE ENTIRE AMENDMENT):
	1. A clean version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(ii).
	2. A marked-up version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(iii).
	3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i).
Itapp (LIE: Ple Hure For fur	4. A marked-up version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(ii). ation: Claims 18-21 do not correspond to the old claims 18-21 already in the Cash. News that when claim 17 was canched, the previous claim 18 was dropped, and old claim 19 substitutes as provide specific details for correction to assist the applicant. For example, "the clean version of claim 6 is missing.") Fore, except that the emindments made in the first preluning amendment of file with the national stage ther explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at www.uspto.gov/web/offices/dcom/olia/pbg/sampleaf.pdf. A condensed version of a sample amendment
torma over 10 ald	t is attached. I substitute amendment is needed to correct these picklems. Note, if applicant into the should be numbered 22 - 24. Also, there were some informables liked PRELIMINARY AMENDMENT: Unless applicant supplies the omission or correction to the preliminary amendment in compliance with revised 37 CFR 1.121 noted above within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.
	AMENDMENT AFTER NON-FINAL ACTION: Since the above-mentioned reply appears to be bona fide, applicant is given a TIME PERIOD of ONE MONTH or THIRTY DAYS from the mailing of this notice, whichever is longer, within which to supply the omission or correction noted above in order to avoid abandonment. BYTENSIONS OF THIS TIME PERIOD MAY BE GRANTED LINDER 37 CFR 1.136(a).

Legal Instruments Examiner (LIE)

(Rev. 12/01)

property underlined, nor were changes from
the first prelimency amendment. For example, see
Claim 1, lines 4-5 where - 4the -- has been
added before reducer, and -- that ... washt
is new, and previously in claim 17 (now can clad).

MARIANNE PADGETT PRIMARY EXAMINER

SAMPLE AMENDMENT FORMAT

Applicant

James Q. Inventor

Appl. No.

XX/YYY,YYY

Filed

April 19, 1999

Title

Griller

Grp./A.U.

1744

Examiner

John Doe

Docket No.

12345/JAS/R758

Honorable Commissioner for Patents Washington DC 20231

AMENDMENT

Sir:

In response to the Office action of October 10, 2000, please amend the above-identified application as follows:

In the Specification:

Please replace the paragraph beginning at page 5, line 15, with the following rewritten paragraph:

-- In this construction the electric heating elements are positioned directly beneath the iron grid bars and melted fat is carried off in grooves formed in the upper surfaces of the bars. --

In the claims:

Please cancel claim 6.

Please amend claim 7 as follows:

7. (Amended) A griller as claimed in claim 1 wherein the power consumption of the heater element is 1250 watts and the weight of the grill member is about 3.5 kg.

VERSION WITH MARKINGS TO SHOW CHANGES MADE

In the specification:

Paragraph beginning at line 15 of page 5 has been amended as follows:

In this construction the electric heating elements are positioned directly beneath the iron grid bars and <u>melted</u> fat is carried off in grooves formed in the upper surfaces of the bars.

In the claims:

Claim 6 has been canceled.

Claim 7 has been amended as follows:

7. (Amended) A griller as claimed in claim 1 wherein the power consumption of the heater element is 1250 1600 watts and the weight of the grill member is about 3.5 kg.

REMARKS/ARGUMENTS

Claims 1-5 and 7-10 remain in this application. Claim 6 has been canceled. Claim 7 has been amended.

The examiner has acknowledged that claims 1-5 and 7-10 are directed to allowable subject matter. Claim 6 has been canceled as being drawn to an embodiment no longer of interest to applicant. Claim 7 has now been amended to correct editorial errors and clear up any matters of form.

	ger of interest to applicant. Claim 7 has now been amended to correct editorial and clear up any matters of form.
	Claim 7 has been amended for the following reasons:
	(
maai	Attached hereto is a marked-up version of the changes made to the cation and claims by the current amendment. The attached page is captioned
	ion with markings to show changes made."
•	
	Applicant respectfully requests that a timely Notice of Allowance be issued in this
case.	
	Respectfully submitted,
	SMITH, JONES & BROWN
	BY
	Jane B. Attorney
	Reg. No. 99,999 (101) 555-2345
	. (101) 333-2343